LISA SCOLARI Attorney at Law 20 VESEY STREET, SUITE 400 NEW YORK, NEW YORK 10007 scolarilaw@gmail.com

TEL. (212) 227-8899

FAX (212) 964-2926

July 13, 2021

Hon. Laura Taylor Swain United States District Court 500 Pearl Street New York, N.Y. 10007 via ECF

MEMO ENDORSED

Re: United States v. Andrew Eliopoulos 19 Cr. 651 (LTS)

Your Honor:

I write to request that the Court approve a temporary modification of Andrew Eliopoulos' bond, so that he may travel to Florida from August 15, 2021 to August 20, 2021 to celebrate his engagement to be married. If permitted to go, he will provide his pretrial officer with the details of his trip including where he will stay.

Neither the government, by Samuel Rothschild, Esq., nor Mr. Eliopoulos' Pretrial Officer Dominique Jackson takes a position on this request. Officer Jackson confirmed that Mr. Eliopoulos has been compliant with his pretrial conditions.

As there is no objection to this application, I request that the Court permit Mr. Eliopoulos to travel to Florida August 15, 2021 and return to New York on August 20, 2021.

The foregoing request is granted. Mr. Eliopoulos is to provide his pretrial officer with the details of his trip, including his accommodations, no fewer than seven days before departure. DE 752 resolved.

Respectfully, Lisa Scolari

Lisa Scolari

SO ORDERED:

7/15/2021

/s/ Laura Taylor Swain

Hon. Laura Taylor Swain